

# राजपत्र, हिमाचल प्रदेश

# (असाधारण)

हिमाचल प्रदेश राज्य शासन द्वारा प्रकाशित

शिमला, सोमवार, 18 ग्रगस्त, 2003/27 श्रावण, 1925

# हिमाचल प्रदेश सरकार

भ्राबकारी एवं कराधान विभाग

श्रधिसूचना

शिमला-9, 15 जुलाई, 2003

संख्या 41/2002-ई0 एक्स0 एन0-17280-326. — पंजाब पुनर्गठन ग्रिष्ठिनियम, 1966 प्रथम नवम्बर, 1966 (1966 का 31) की धारा 5 के ग्रधीन हिमाचल प्रदेश को ग्रन्तरित राज्य क्षेत्रों में यथा प्रवृत पंजाब ऐक्साईज ऐक्ट, 1914 (1914 का 1) की धारा 18 ग्रीर 59 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुये तथा इसके साथ पठित उक्त ग्रिधिनियम की धारा 9 के ग्रधीन हिमाचल प्रदेश (एक्साईज पावजं एण्ड श्रपील) ग्राडरेज, 1965 समय-समय पर यथा संशोधित द्वारा मुझ में निहित वित्तायुक्त की शिवतयों का प्रयोग करते हुए मैं, नरेन्द्र चौहान, ग्राबकारी एवं कराधान ग्रायुक्त, हिमाचल प्रदेश एतद्द्वारा उक्त क्षेत्रों में यथा लागू पंजाब लिकर परिमट एण्ड पास रूल्ज, 1932 (जिन्हें उसके पश्चात् उक्त रूल्ज कहा ग्रा है) में 27-6-2003 से निम्नलिखित संशोधन करता हूं:——

#### संशोधन

The sub rule (1) of the existing rule 7.23-A shall be substituted by the following, namely:—

"7.23-A(1) A permit in form L-50A for purchase, transport, possession and private consumption of IMFS including imported foreign liquor and country liquor

be granted by the Assistant Excise and Taxation Commissioner/Excise and Taxation Officer I/C of the district or by an Excise officer of 1st Class within his jurisdiction solely at his discretion to any person for any social or special occasion like weddings, parties etc. on an application made to him on payment of fee prescribed under sub-rule 2. The permit granting authority shall satisfy himself about the quantum of liquor being sought to be transferred and possessed and shall authorize only that much of quantity which he feels is required genuinely for such occasion.

ग्रादेश द्वारा,

हस्ताक्षरित/-ग्राबकारी एवं कराधान ग्रायुक्त ।

[Authoritative English text of Excise & Taxation Department Notification No. 7-41/2002-EXN-17280-326, dated 15th July, 2003 as required under Article 348 (3) of the Constitution of India].

# EXCISE AND TAXATION DEPARTMENT

#### NOTIFICATION

Shimla-9, the 15th July, 2003

No. 7-41/2002-EXN-17280-326.—In exercise of the powers conferred by section 18 and 59 of the Punjab Excise Act, 1914 (1 of 1914), as in force in the areas comprised in Himachal Pradesh immediately before 1st November, 1966 and by virtue of the powers of Financial Commissioner, conferred on me under section 9 of the said Act, read with the Himachal Pradesh (Excise Powers and Appeal) Orders, 1965, I. Narinder Chauhan, Excise and Taxation Commissioner, Himachal Pradesh, hereby the following further amendments in the Punjab Liquor Permit and Pass Rules, 1932, as amended from time to time (hereinafter called the 'said rules') and as in force in the said areas with effect from 27-6-2003 :-

# **AMENDMENT**

- 1. The existing rule 7.23A of the said rules, shall be substituted by the following, namely:-
- "7.23-A (1) A permit in form L-50A for purchase, transport, possession and private consumption of IMFS including imported foreign liquor and country liquor be granted by the Asstt. Excise and Taxation Commissioner/Excise and Taxation Officer I/C of the District or by an Excise Officer of 1st Class within his jurisdiction solely at his discretion to any person for any social or special occassion like weddings, parties etc. on an application made to him on payment of fee prescribed under sub-rule (2). The permit granting authority shall satisfy himself about the quantum of liquor being sought to be transferred and possessed and shall authorise only that much of quantity which he feels is required genuinely for such occasion.

# श्रावकारी एवं कराधान विभाग

# ग्रधिसू चना

**शिमला-9**, 15 जुलाई, 2003

संख्या 7-41/2002-ई0 एक्स0 एन0-17280-326.—प्रथम नवम्बर, 1966 से ठीक पूर्व हिमाचल प्रदेश में समाविष्ट क्षेत्रों में यथा प्रवृत्त पंजाब एक्साईन ऐक्ट, 1914 (1914 का 1) की धारा 18 ग्रौर 59 द्वारा प्रदन्त शिवतयों का प्रयोग करते हुए तथा इसके साथ पिठत उक्त ग्रिधिनियम की धारा 9 के ग्रिधीन हिमाचल प्रदेश (एक्साईन पावर्ज एण्ड ग्रिपील) ग्रार्ड रज, 1965 समय-समय पर यथा संशोधित द्वारा मुझ में निहित वित्तायुक्त की शिवतयों का प्रयोग करते हुये मैं, नरेन्द्र चीहान, ग्रावकारी एवं कराधान ग्रायुक्त, हिमाचल प्रदेश एतद्द्वारा उक्त क्षेत्रों में यथा लागू पंजाब लिकर परिमट एण्ड पास रूलज, 1932 (जिन्हें उसके पश्चात् उक्त रूलज कहा गया है) में 27-6-2003 में निम्नलिखित संशोधित करना हं—

#### सं शोधन

The existing rule 23A of the said rules, shall be substituted by the following namely:—

rivate consumption of IMFS including imported foreign liquor and country liquor be granted by the Asstt. Excise and Taxation Commissioner/Excise and Taxation Officer I/C of the district or by an Excise Officer of 1st Class within his jurisdiction solely at his discretion to any person for any social or special occasion like wedding, parties etc. on an application made to him on payment of fee prescribed under sub-rule (2). The permit granting authority shall satisfy himself about the quautum of liquor being sought to be transferred and possessed and shall authorize only that much of quantity which he feels is required genuinely for such occasion."

ग्रादेश द्वारा,

हस्ताक्षरित/-, ग्राबकारी एवं कराधान ग्रायुक्त ।

[Authoritative English text of Excise & Taxatlon Department Notification No. 7-41/2002-EXN-17280-326, dated 15th July, 2003 as required under Article 348 (3) of the Constitution of India].

# EXCISE AND TAXATION DEPARTMENT

#### NOTIFICATION

Shimla-171009, the 15th July, 2003

No. 7-41/2002-EXN-17280-326.—In exercise of the powers conferred by section 18 and 59 of the Punjab Excise Act. 1914 (1 of 1914), as in force in the territories transferred to Himachal Pradesh under section 5 of the Punjab Re-organization Act, 1966 (31 of 1966) and by virtue of the powers of Financial Commissioner, conferred on me under section 9 of the said Act, read with the Himachal Pradesh (Excise Powers and Appeal) Orders, 1965. I Narinder Chauhan, Excise and Taxation Commissioner,

Himachal Pradesh, hereby make the following further amendments in the Punjab Liquor Permit and Pass Rules, 1932, as amended from time to time (hereinafter called the 'raid rules') and as in force in the said areas with effect from 27-6-2003:—

### **AMENDMENT**

- 1. The existing rule 23A of the said rules, shall be substituted by the following, namely:—
- rivate consumption of IMFS including imported foreign liquor and country liquor be granted by the Asstt. Excise and Taxation Commissioner /Excise and Taxation Officer I/C of the District or by an Excise Officer of 1st Class within his jurisdiction solely at his discretion to any person for any social or special occasion like weddings, parties etc. on an application made to him on payment of fee prescribed under sub-rule (2). The permit granting authority shall satisfy himself about the quantum of liquor being sought to be transferred and possessed and shall authorise only that much of quantity which he feels is required genuinely for such occasion."

Sd/-

Excise & Taxation Commissioner.